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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/603,743	06/26/2000	Guillermo J. Rozas	TRANS19	2346	
7590 01/14/2004			EXAMINER		
Wagner Murabito & Hao LLP Two North Market Street Third Floor			KIM, KENNETH S		
			ART UNIT	PAPER NUMBER	
San Jose, CA	95113		2111	_	
			DATE MAILED: 01/14/2004	9	

Please find below and/or attached an Office communication concerning this application or proceeding.



		Applic	ati n N .	Applicant(s)	X	
		09/60	3,743	ROZAS ET AL.	•	
	Offic Action Summary	Exami	ner	Art Unit		
			th S KIM	2111		
Period f	Th MAILING DATE of this communic r Reply	ication appears on	the cover sheet wi	th the correspondence addre	ss	
THE - External control	MAILING DATE OF THIS COMMUNI- ensions of time may be available under the provisions or SIX (6) MONTHS from the mailing date of this comm or SIX (6) MONTHS from the mailing date of this comm or period for reply specified above is less than thirty (30 or period for reply is specified above, the maximum staure to reply within the set or extended period for reply reply received by the Office later than three months at led patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In nuncation. D) days, a reply within the futurory period will apply ar will, by statute, cause the	o event, however, may a r statutory minimum of third d will expire SIX (6) MON application to become AB	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this comm ANDONED (35 U.S.C. § 133)	unication.	
1)🛛	Responsive to communication(s) file	d on <u>03 Novembe</u>	r 2003 and 17 Dec	cember 2003.		
2a) <u></u> ☐	This action is FINAL . 2	b)⊠ This action is	s non-final.			
3)□	Since this application is in condition closed in accordance with the practic	for allowance exce ce under <i>Ex parte</i>	ept for formal matt <i>Quayle</i> , 1935 C.D	ers, prosecution as to the mo	erits is	
Disp sit	ion of Claims					
5)□ 6)⊠	Claim(s) <u>1-15</u> is/are pending in the a 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1-15</u> is/are rejected.	• •	consideration.	KENNETHS KIM	`	
_	Claim(s) is/are objected to.			PRIMARY EXAMINE	:R	
8)∐	Claim(s) are subject to restrict	tion and/or electio	n requirement.			
Applicat	ion Papers					
	The specification is objected to by the					
10)	The drawing(s) filed on is/are:			•		
	Applicant may not request that any object					
111	Replacement drawing sheet(s) including			· ·	. ,	
	The oath or declaration is objected to	by the Examiner.	Note the attached	Office Action or form PTO-1	152.	
	under 35 U.S.C. §§ 119 and 120					
a) * § 13)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority of the certified copies of the priority of the certified copies of the certified copies of the certified copies of application from the Internation of the attached detailed Office action for the certified copies of the certified copies of the certified copies of application from the Internation of the certified copies of a claim for the certified copies of application from the linternation copies of the certified copies of application from the linternation copies of the certified copies of application from the linternation copies of the certified cop	documents have be documents have be of the priority document Bureau (PCT Formall of the contraction of the contraction of the contraction of the first senter	peen received. peen received in Appens have been Rule 17.2(a)). pertified copies not of under 35 U.S.C.	oplication No received in this National State received. § 119(e) (to a provisional application Date	plication)	
14) 🗌 A	Acknowledgment is made of a claim fo	r domestic priority	under 35 U.S.C.	§§ 120 and/or 121 since a sp	pecific	
r.e	eference was included in the first sente	ence of the specifi	ication or in an Ap	plication Data Sheet. 37 CFF	₹ 1.78.	
Attachmen	t(s)					
2) 🔲 Notic	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449) Pa		4) Interview So 5) Notice of In 6) Other:	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152	<u> </u>	

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- 1. Claims 1-15 remain for examination.
- 2. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the method steps of the claims must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

3. Examiner apologize for any misdirection given during the telephone interview conducted December 16, 2003, that resulted in the supplementary amendment filed December 17, 2003. Upon review of the submitted claim and the specification, examiner makes note of the following and request appropriate corrections be made in the claims.

The specification uses "generating an exception", "reporting an exception", "producing an exception", and "raising an exception". In ordinary situation and in situations like single step operation (page 13, line 21), where an exception handling routine is invoked and exception recovery is carried out immediate after the generation of an exception upon execution of the instruction, the four descriptions may be interchangeably used to indicate the whole process.

In the special circumstance of the presented invention, however, the specification attempts to make a distinction, such that only "raise an exception" is meant to invoke the exception handling routine (page 6, line 10). In numerous other locations (e.g., pages 14, 15, and 19), however, "raise an exception" is rather loosely used to imply the same meaning as the other terms.

Clarification whether the above and the following statements are true or not and correction to remedy any ambiguity in the specification is requested.

There appears to be two types of exceptions generated. One reflected in the status bits upon execution of floating point instructions, and the other raised upon execution of the special command Fbarr. Status bits indicate the exceptions generated by the floating point instruction. Fbarr test the status bits for exceptions generated and generates its own exception to roll back. Fbarr raises (upon generation; page 11, line 15) the exception to invoke the rolling back exception handling routine.

Fbarr does not, however, raise a floating point status exception, since it does not invoke the floating point exception handling routine. Fbarr test for *generated* floating point status exceptions, but does not test for *raised* floating point exceptions, since the floating point exceptions have been generated but not raised.

Therefore, the recited claims would require the distinction of the two types of exceptions and the association of a proper term regarding each exception.

Applicant is invited for any further discussion.

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 1-15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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(a) Claims 1 and 13, it appears that responding to the exception raised by the

floating point instruction to roll back is inaccurate.

(b) Claims 1, 13, and 14, the use of term "raised" in steps (a) and/or (b) appears to

be incorrect. In steps (c) or (d), again in "again raised" should be removed, if the

exception was not previously raised.

6. Applicant's arguments filed November 3, 2003 and December 17, 2003 have

been fully considered but they are not persuasive.

Applicant argued that the claim limitations are clear in light of the specification.

Specification may shed light on the meaning of a recited step or term to ascertain

with a reasonable degree of precision and particularity area set out and circumscribed

by the claim, but the specification is not a substitute for missing steps or elements nor

does provide resolution of incorrect or ambiguous recitations.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth S KIM whose telephone number is (703) 305-

9693. The examiner can normally be reached on M-F (8:30-17:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on (703) 305-4815. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-

3900.

January 13, 2004

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